PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference				
TP102882_MLA	FOR FURTHER ACTION See Form PCT/IPEA/416			
International application No.	International filing date (day/month/year)	Priority date (day/month/year)		
PCT/FI 2004/050034	02-04-2004	10-04-2003		
International Patent Classification (IPC) o	r national classification and IPC			
A61B 5/0452				
Applicant				
Korhonen, Pentti				
This report is the international pre Authority under Article 35 and tre	liminary examination report, established by ansmitted to the applicant according to Artic	this International Preliminary Examining le 36.		
2. This REPORT consists of a total of	of 6 sheets, including this co	ver sheet.		
3. This report is also accompanied by	y ANNEXES, comprising:			
a. (sent to the applicant	and a district of the second			
<u></u> /	and to the International Bureau) a total of	sheets, as follows:		
and/or sheets	containing rectifications authorized by this are Instructions).	ave been amended and are the basis of this report Authority (see Rule 70.16 and Section 607 of the		
sheets which	supersede earlier sheets, but which this Autl	nority considers contain an amendment that goes		
beyond the di Supplemental	isclosure in the international application as f	iled, as indicated in item 4 of Box No. I and the		
6 (sem to the Internance	onal Bureau only) a total of (indicate type an			
readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).				
4. This report contains indications re	elating to the following items:			
<u>—</u>	f the report			
Box No. II Priority	,			
Box No. III Non-es	tablishment of opinion with regard to novelt	y, inventive step and industrial applicability		
Box No. IV Lack of	funity of invention			
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
Box No. VI Certain	documents cited			
Box No. VII Certain	defects in the international application			
Box No. VIII Certain	observations on the international application	n		
Date of submission of the demand Date of completion of this report				
	. Date of completion of this report			
05-11-2004	05-11-2004 14-03-2005			
Name and mailing address of the IPEA/S		· · · · · · · · · · · · · · · · · · ·		
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Box	No. I	Basis of the report
1.	With rotherw	egard to the language, this report is based on the international application in the language in which it was filed, unless ise indicated under this item.
		This report is based on a translation from the original language into the following language which is the language of a translation furnished for the purposes of:
		international search (under Rules 12.3 and 23.1(b))
		publication of the international application (under Rule 12.4)
		international preliminary examination (under Rules 55.2 and/or 55.3)
2.	furnish	regard to the elements of the international application, this report is based on (replacement sheets which have been need to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" to the new annexed to this report): the international application as originally filed/furnished
		the description:
		norses
1		pages* received by this Authority on
		pages* received by this Authority on
l		the claims:
	_	pages as originally filed/furnished
		pages* as amended (together with any statement) under Article 19
		pages* received by this Authority on
		pages* received by this Authority on
	Ш	the drawings:
		pages as originally filed/furnished
		pages* received by this Authority on pages* received by this Authority on
		a sequence listing and/or any related table(s) – see Supplemental Box Relating to Sequence Listing.
3.		The amendments have resulted in the cancellation of:
		the description, pages
		the claims, Nos
		the drawings, sheets/figs
		the sequence listing (specify):
		any table(s) related to the sequence listing (specify):
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).
1		the description, pages
		the claims, Nos.
		the drawings, sheets/figs
		the sequence listing (specify):
		any table(s) related to the sequence listing (specify):
*	If iten	a 4 applies, some or all of those sheets may be marked "superseded."

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Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:
the entire international application
claims Nos. 1-18
because:
the said international application, or the said claims Nos. 1-18 relate to the following subject matter which does not require an international preliminary examination (specify):
See PCT Rule 67.1(iv).: Methods for treatment of the human or animal body by surgery or therapy, as well as diagnostic methods.
the description, claims or drawings (indicate particular elements below) or said claims Nosare so unclear that no meaningful opinion could be formed (specify):
the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed.
no international search report has been established for said claims Nos. the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the
Administrative Instructions in that:
the written form has not been furnished
does not comply with the standard
the computer readable form has not been furnished
does not comply with the standard the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in the Annex C-bis of the Administrative Instructions.
See Supplemental Box for further details.

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement 1. Statement

Novelty (N)	Claims Claims	19-33	YE: NO	
Inventive step (IS)	Claims Claims	19-33	YE: YE: NO	
Industrial applicability (IA)	Claims Claims	_19-33	YES	

2. Citations and explanations (Rule 70.7)

Prior art

Reference is made to the following documents:

D1:US 2001/0025139 A1

D2:US 6516225 B1 D3:DE 19517138 A1

Document D1 discloses a cardiac analysis system and diagnostic testing on the heart to evaluate the health of a patient's heart under examination. The system collects multivariate data from contacts (electrodes) distributed on the body and derives from the multivariate a synthetic or composite signal for specific purposes, for example an ECG-signal. The processing compares multivariate signals to a model and/or training data to identify desired features of the signal, where the training data can be any combination of historic, empiric, model or actual data from others or from the subject to be observed. Desired features may include for example P-wave timing, QRStemporal averages etc. (See for example paragraph [0030], [0034], [0046]-[0054] and claim 10.)

Documents D2 and D3 disclose cardiac analysis systems where parameters are calculated from the detected ECG-data.

Statement of reason

The invention according to claims 19-33 discloses a cardiac analysis system and a computer program product where the

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box V

inventive concept is to acquire an ECG-signal, detect at least one wave from the ECG-signal, namely the P-wave, and calculate parameter values of said wave, said system comprises means for comparing every detected P-wave to a reference P-wave. It is known that the P-wave represents atrial depolarization and can show the heart's rate and rhythm. abnormalities and the P-waves are related to some diseases. Prior art systems observe the QRS-complex and the ST-segment ideally, but significant fewer studies have been made concerning the P-wave and its continuous dynamic changes.

The document D1 is regarded as being the closest prior art to the subject-matter of claim 19.

The subject-matter of claim 19 differs from this known cardiac analysis system in that the cardiac analysis system according to claim 19 is adapted to focus to dynamic changes of the configuration of the P-wave and that substantially every detected P-wave is compared to a reference P-wave.

The subject-matter of claim 19 is therefore novel (Article 33(2) PCT).

The problem to be solved by the present invention may be regarded as how to continuously show the in-time coming dynamic changes of the examined P-wave.

The solution to this problem proposed in claim 19 of the present application is considered as involving an inventive step (Article 33(3) PCT) for the following reasons:

Document D1 mentions a possibility to indicate various heart conditions which conditions may include the nature and/or timing of P-waves etc. (See for example claim 10 in D1.) Yet, it is not regarded as obvious to a person skilled in the art that the analysis system in D1 can focus to changes of the configuration of the P-wave on dynamic changes. Also, neither D2 nor D3, independently or in combination with D1, suggest any cardiac analysis system as the one claimed in claim 19.

The above argument is also valid for the invention according to independent claim 32, which therefore is also regarded to be novel and to disclose an inventive step.

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Claims 20-31 and 33 are dependent on claims 19 and 32 respectively and as such also meet the requirements of the PCT with respect to novelty and inventive step.